

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

FTX TRADING LTD., *et al.*,¹

Debtors.

Chapter 11

Case No. 22-11068 (KBO)

(Jointly Administered)

**DECLARATION OF STEVEN P. COVERICK IN SUPPORT OF
SECOND AMENDED NOTICE OF PROPOSED REDUCTION OF DISPUTED CLAIMS
RESERVE AMOUNT**

I, Steven P. Coverick, pursuant to 28 U.S.C. § 1746, hereby declare under penalty of perjury that the following is true and correct to the best of my knowledge, information, and belief:

I. Personal Qualifications

1. I am a Managing Director at Alvarez & Marsal North America, LLC (“A&M”), a restructuring advisory services firm specializing in interim management, crisis management, turnaround consulting, operational due diligence, creditor advisory services, and financial and operational restructuring.

2. I have more than ten years of restructuring and financial advisory experience across various industries, including cryptocurrency, energy, technology, media, telecommunications, logistics, and healthcare. I have a Bachelor’s Degree from the Kelley School of Business at Indiana University, am a CFA® charterholder, and am recognized as a Certified Turnaround Professional by the Turnaround Management Association.

¹ The last four digits of FTX Trading Ltd.’s and Alameda Research LLC’s tax identification numbers are 3288 and 4063, respectively. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors’ claims and noticing agent at <https://cases.ra.kroll.com/FTX>.

3. Since joining A&M, I have been involved in numerous Chapter 11 restructurings, including Seadrill Limited, iHeart Media Inc., White Star Petroleum Holdings, LLC, Templar Energy LLC, and Expro International Group Holdings Limited. I am the co-lead of the A&M engagement with the Debtors.

4. I submit this declaration (this “Declaration”) in support of the *Second Amended Notice of Proposed Reduction of Disputed Claims Reserve Amount* (the “Notice”).² Except as otherwise indicated herein, all of the facts set forth in this Declaration are based upon my personal knowledge, my review of relevant documents and the Debtors’ books and records, information provided to me by professionals at A&M working under my supervision or other employees or advisors of the Debtors, and my opinions are based upon my experience and knowledge related to the Debtors’ operations, businesses, and financial condition. If called upon to testify, I could and would testify to the facts set forth herein on that basis. I am authorized to submit this Declaration on behalf of the Debtors.

5. I am not being compensated separately for this testimony other than through payments received by A&M as financial advisor retained by the Debtors.

II. The FTX Recovery Trust’s Claims Reconciliation Efforts

6. As of the filing of this Declaration, the FTX Recovery Trust has reconciled approximately \$9.8 billion of Claims. To reconcile Claims, the FTX Recovery Trust and its advisors (including counsel) have, among other things, been reviewing each Claim against the Debtors’ books and records to determine the validity and appropriate amount of each Claim, seeking and analyzing supporting documentation associated with such Claim, evaluating

² Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Notice or the Plan, as applicable.

applicable law implicated by such Claim, and, where appropriate, objecting to such Claim and/or engaging in negotiations with the Holder of such Claim.

7. To date, the Debtors and the FTX Recovery Trust have filed 211 omnibus and individual claims objections seeking to disallow and expunge, reclassify, or reduce over 36,800 asserted Claims in excess of \$84 quintillion. The FTX Recovery Trust's reconciliation process is significant and remains ongoing.

8. The Disputed Claims Reserve Amount was originally established in an amount of \$6.533 billion (the "Original Reserve Amount") and is currently \$4.599 billion (the "Revised Reserve Amount"). Since this Court entered the Reserve Reduction Order, these reconciliation and expungement efforts have led to a net reduction of approximately \$2.22 billion of Disputed Claims. Approximately \$1.43 billion of Disputed Claims have become Allowed due to reconciliation, settlement, and KYC verification. An additional approximately \$785 million of Disputed Claims have been expunged or modified. Of the \$785 million expunged or modified Disputed Claims, approximately \$220 million reflect Claims reconciliation, and approximately \$565 million were expunged or modified due to excess reserves associated with certain settled Claims and other stipulated Non-Customer Claims.

III. The Proposed Reduction of the Disputed Claims Reserve Amount

9. In light of the reconciliation and expungement efforts since this Court entered the Reserve Reduction Order and based on all of the information currently available to the FTX Recovery Trust, the FTX Recovery Trust submits that the Revised Reserve Amount should be reduced by \$2.22 billion to \$2.38 billion (the "Further Revised Reserve Amount").

10. As with the determination of the Original Reserve Amount and the Revised Reserve Amount, the FTX Recovery Trust used a rigorous process to determine the appropriate

Further Revised Reserve Amount. The FTX Recovery Trust did not start with any “target” in mind. Rather, the FTX Recovery Trust and their advisors (including counsel) determined the appropriate Further Revised Reserve Amount based on (i) an analysis of the Debtors’ books, records and accounting system; (ii) scheduled Claims; (iii) filed proofs of claim and their supporting documentation; (iv) communications and agreements, if any, with claimants; (v) legal considerations associated with the Claims; (vi) expungements, objections, settlements and other reconciliations of Claims to date; and (vii) other relevant factors.

11. Informed by this work, the FTX Recovery Trust in its business judgment determined that reducing the Revised Reserve Amount by \$2.22 billion to \$2.38 billion is reasonable. The Further Revised Reserve Amount is based on intentionally conservative assumptions, and as described below and detailed in Exhibit 1 hereto, includes approximately \$1.2 billion of remaining Disputed Claims over and above the amounts that the FTX Recovery Trust projects will ultimately become Allowed Claims. The FTX Recovery Trust believes that the Further Revised Reserve Amount strikes a careful and reasonable balance between enabling the FTX Recovery Trust to continue making distributions to the Holders of all Allowed Claims while not jeopardizing the potential recoveries to claimants holding Disputed Claims in the event such claims subsequently become Allowed Claims.

12. All Disputed Claims will continue to have recourse to the Disputed Claims Reserve and the entirety of the Further Revised Reserve Amount, subject to the terms and provisions of the Plan.

13. My conclusion, based on all of the information currently available to the FTX Recovery Trust, is that the Further Revised Reserve Amount that includes approximately

\$1.2 billion over and above the FTX Recovery Trust's projections with respect to liability for Disputed Claims is conservative and reasonable under the circumstances.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information and belief.

Dated: January 13, 2026

/s/ Steven P. Coverick
Steven P. Coverick
Alvarez & Marsal North America, LLC
Managing Director